Counsel did not file a monthly fee invoice for January, as required by the alternative compensation order (no. 147) and as they have filed with previous monthly approval requests. The court will not act on this proposed order, anticipating a new monthly fee filing for January, expiration of the required notice period, and new proposed order.



The matter addressed in this rejected order and accompanying motion is unresolved for the reason(s) set forth above.

SIGNED March 18, 2025

G. Michael Halfenger

Chief United States Bankruptcy Judge

UNITED STATES BANKRUPTCY COUPT FOR THE EASTERN DISTRICT OF WISO NSIN

In re:

Wisconsin & Milwaukee Hotel LLC

No. 24-2) 43-gmh

Chapter 11

**D**eb'

ORDER OND ONALLY APPROVING PAYMENT OF JANKERY 202 INVICE FROM RICHMAN & RICHMAN LLC PURS VANT O THE ORDER APPROVING LTERNATIVE COMPENSATION PROCEDURES

On Fe dary 10, 2024, Richman & Richman LLC ("R&R") filed its monthly

for December 2024 [Doc 397] pursuant to the Order Approving Alternative

Compensation Procedures [Doc 147].

No objections were filed by any party within ten days after R&R filed the monthly invoice.

ACCORDINGLY, IT IS HEREBY ORDERED as follows:

Pursuant to the Order Approving Alternative Compensation Procedures, the

fees and expenses are conditionally approved and the debtor is authorized to pay R&R

the following amounts: \$20,006.80 in fees and \$546.42 in expenses, for a total amount

of \$20,553.22. This approval is subject to the terms and conditions stated in the Order

Approving Alternative Compensation Procedures and all conditionally approved fees

and expenses are subject to disgorgement.

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